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Re: your E-mail to Jeff Bezos - Re: Re: Information - notice of intertest, 2nd notice

Sent: **Wednesday, January 16, 2019 12:37 PM**

From: **MasterBDR MasterBDR@protonmail.com**

To: **ecr-replies+A1TBRRPL0JE1A@amazon.com ecr-replies+A1TBRRPL0JE1A@amazon.com**

i require the email address of your legal department.

i have no phone and i can not send postal matter through the general post-office because the USPS requires i pay for postage and i have no money because there is not money and i will not use federal reserve note.

there is no other form of communication accessible to me and i absolutely require contact with your legal department to settle this dispute.

federal reserve notes are debt instruments. a debt can not be paid with a debt.

the federal reserve is a private for profit foreign owned bank.

federal reserve notes are private script.

federal reserve notes are for internal use only.

federal reserve notes are fraud.

i will not knowingly and willfully participate in fraud and you are trying to force me to participate in fraud,

it is an actual absolute true verified facts that no one is paying for anything because there is no money,

if is an absolute unambiguous fact of law that you are legally obligated to prove your claim or your claim. you do not have a choice, you have a duty and obligation.

if you are unable or unwilling to prove your claim then your claim must be deemed fraud.

you are knowingly, willfully, and intentionally deceiving me into participating as an instrumentality of your corporation without my fully informed consent and against my own god given free will.

"silence can only be equated with fraud where there is a legal and moral duty to speak, or where an injury left unanswered would be intentionally misleading." u.s. v. tweel, 550 f.2d 297,299 (1977), quoting u.s. v. prudden, 424 f.2d 1021, 1032 (1970).

"when circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation." fisher controls international, inc. v. gibbons, 911 s.w. 2d 135 (1995)

"when a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." blanton v. sherman compress co., 256 s.w. 2d 884 (1953)

silence activates estoppel, pursuant to carmine v. bowen, 64 a. 932.

MBR

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----- Original Message -----

On Tuesday, January 8, 2019 8:58 PM, MasterBDR <MasterBDR@protonmail.com> wrote:

master's "superior court"
known all by the presents

private

notice to agent is notice to principal. notice to principal is notice to agent. notice to public. public notice.

this is a self executing contract. silence is acquiescence, agreement, dishonor and estoppel. failure to respond is fatal. he who does not deny, admits.

notice of fault and opportunity to cure.

to jeffrey preston bezos, the man acting as Chief Executive Officer of and for AMAZON.COM INC.; in private and unlimited capacity.

hereinafter: you, your, or yours.

from the self-aware living soul of god existing within the living flesh and blood man of nature sojourning earth, the land of god.

hereinafter: i, me, my or myself.

on and for the record let the record show

i am true free sovereign being.

i am age of majority and competent to testify and do hereby testify before god as my witness that i make this declaration of my own free will act and deed to affirm all facts declared herein are true, correct, complete, and certain, not false or misleading and not hearsay evidence, but are admissible eternally as absolute actual verified true facts of unambiguous evidence in all courts of law.

being cognizant of penalty of perjury and with god as my witness, i do hereby depose, declare, decree, and say, i express this declaration of my own free will act and deed to unambiguously affirm, heretofore and forever hereafter, every thing expressed within this document is the truth, the whole truth, and nothing but the truth, so help me god; my word is my bond.

dear jeff,

i am not upset.

i did not ask for insight or anything else.

you made a claim i believe to be false.

i require you prove your claim or concede fraud and accept full liability in your private and unlimited capacity.

i do require satisfaction from you.

i do require action from you.

your silence is acquiescence, agreement, dishonor, and estoppel. failure to respond is fatal.

he who does not deny admits.

you can not make false claims and then just walk away.

you do not have a choice, you have a duty and obligation to unambiguously prove your claim is absolutely true, correct, complete, and certain or concede fraud.

if you are unwilling or unable to prove your claim then your claim is eternally nullified.

in the event your claim is deemed false you become liable for knowing, willful, intent to commit fraud against me.

guilt of fraud immediately and eternally dissolves your immunity and obliterates your defenses and makes you fully liable in your private and unlimited capacity for fraud and trespass.

it is not my opinion, it is an actual true verified fact of unambiguous evidence.

he who leaves the battlefield first loses by default.

(you have surrendered and thereby lose by default. you can not prove your claim and therefore you retreat and thereby surrender and therein lose by default.)

these are maxims of commercial law and absolutely unambiguously applicable.

in commerce truth is sovereign.

truth is expressed in the form of an affidavit.

an un rebutted affidavit stands as truth in commerce.

an un rebutted affidavit becomes the judgment in commerce.

in commerce for any matter to be resolved must be expressed.

he who leaves the battlefield first loses by default.

sacrifice is the measure of credibility (no willingness to sacrifice = no liability, responsibility, authority or measure of conviction).

SATISFACTION OF A LIEN.

In commerce a lien or claim can be satisfied in any one of three ways. (Gen. 2-3; Mat. 4; Revelation.).

By someone rebutting your affidavit, with another affidavit of his own, point by point, until

the matter is resolved as to whose is correct, in case of non-resolution.

You convene a Sheriff's common law jury, based on the Seventh Amendment,

concerning a dispute involving a claim of more than \$20. Or, you can use three disinterested parties to make judgment.

The only other way to satisfy a lien is to pay it.

a lien or claim can be satisfied only through rebuttable affidavit point by point, resolution by jury, or payment.

Commercial Law is non-judicial.

This is pre-judicial (not prejudice). This is timeless. This is the base, the foundation beneath which any government or any of their court systems can possibly exist or function.

you have received my notice of interest.

if you elect not to respond then you acquiesce and thereby acknowledge and agree everything expressed within my 'notice of interest' is true, correct, complete and certain, not false or misleading and not hearsay, but is admissible as actual true facts of positive proof of verified facts of unambiguous evidence in all courts of law heretofore and forever hereafter.

i seek only the truth.

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----- Original Message -----

On Tuesday, January 8, 2019 10:08 AM, [Amazon.com](#) Executive Customer Relations ecr-replies@amazon.com wrote:

Dear MBR,

It's Erin M. again [withAmazon.com](#)'s Executive Customer Relations.

I realize you're upset, and I regret we've been unable to address your concerns to your satisfaction. However, we'll not be able to offer any additional insight or action on these matters, and any further inquiries on this matter won't receive a response.

Best regards,

Erin M., ECR

Thank you.

[Amazon.com](#)